EXHIBIT C

NEW WORK: COUNTY 3 CIVERK 090/16/2015 02 95 59/20/15 Page 2 NO. 652403/2015 RECEIVED NYSCEF: 07/16/2015

SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

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AFFIRMATION OF JUSTIN S. STERN IN SUPPORT OF PLAINTIFF'S MOTION FOR A PRELIMINARY INJUNCTION WITH TEMPORARY RESTRAINING ORDER

I, Justin S. Stern, an attorney admitted to the practice of law before the courts of the State of New York, and not a party to the above-entitled case, pursuant to New York Civil Practice Rules §2106 and under the penalties of perjury, affirm the following:

- 1. Upon filing our Summons and Complaint, dated July 7, 2015, in this action, Plaintiff attempted service of the same, along with form EFM-1 (Notice of Commencement of Action Subject to Mandatory Electronic Filing), on Defendant Melngailis, both as an individual and as a designated member of Defendant OLDH. A true of and correct copy of Plaintiff's service documents are attached hereto as Exhibit 1.
- 2. Despite diligent efforts, however, Plaintiff's process server has been unable to locate Defendant Melngailis and effect personal service.
- 3. The address Defendant Melngailis provided in the Debt Forgiveness Agreement, 243 Fifth Avenue, #247, New York, NY 10016 is a mailbox at a postal service

establishment. This is the same address Defendant Melngailis registered under her current

driver's license with the New York State Department of Motor Vehicles.

4. Further, upon attempting service at 38 East 21st Street, Second Floor, New

York, NY 10010, Defendant Melngailis' last known residential address, the process server was

informed that Defendant Melngailis had moved out of those premises over a year ago.

5. Since Defendants' restaurant establishment has closed, Plaintiff has been

unable to determine Defendant Melngailis' current regular place of business, if any.

6. With regards to Defendant OLDH, Defendant Melngailis is listed with the

New York Secretary of State's corporate registry as the individual authorized to receive service

on OLDH's behalf, however the address listed is the same one at which Defendant Melngailis no

longer resides. Further, Defendant OLDH's registered agent, as listed with the New York

Secretary of State's corporate registry is an attorney at Dreier LLP, which law firm has been

defunct for years.

7. I understand that since July 7, 2015, certain partners and other creditors of

Defendant Melngailis have attempted to meet with her several times to discuss the restaurant's

condition, but that Defendant Melngailis has been a "no show" to each of these meetings.

Defendant Melngailis' current whereabouts are unknown.

8. Upon information and belief, Defendant Melngailis has used, and

continues to use, the email address of sarmasarma@gmail.com for regular correspondence.

Dated: July 14 2015

New York, New York

Justin S. Stern

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